

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
COLUMBIA DIVISION

Marie Assa'ad-Faltas, MD, MPH , for
herself and qui tam and Ex Rel the
Government of the Arab Replublic of
Eygpt (Egypt) and as founder and first
member of Doctors Against Drunk
Drivers (DADD); Orthodox Christians
Against Executions (OCAE); Sojourners
Against Xenophobia (SAX),

Plaintiff,

vs.

State of South Carolina, all solely
officially and solely for injunctive and
qui tam relief; Nimrata R Haley as SC's
Governor; all solely officially and solely
for injunctive and qui tam relief; Alan
Wilson, as SC's Attorney General; all
solely officially and solely for injunctive
and qui tam relief; Glenn McConnel, as
SC's Lieutenant Governor; all solely
officially and solely for injunctive and
qui tam relief; John Courson, as
President pro tempore of SC's Senate; all
solely officially and solely for injunctive
and qui tam relief; S.C.'s General
Assembly, all solely officially and solely
for injunctive and qui tam relief; SCs
Judicial Merit Selection Commission,
JMSC; all solely officially and solely for
injunctive and qui tam relief; Jean Toal,
as administrative head of all SC's state
courts; all solely officially and solely for
injunctive and qui tam relief; Daniel
Shearouse, as Clerk of SC's Supreme
Court; all solely officially and solely for
injunctive and qui tam relief;

C/A No.: 3:12-1786-TLW-SVH

ORDER

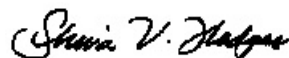
Tanya Gee, as Clerk and Deputy Clerk)
 of SC's Court of Appeals; all solely)
 officially and solely for injunctive and)
 qui tam relief, Mark Keel, as Chief of)
 SC's State Law Enforcement Division)
 (SLED); all solely officially and solely)
 for injunctive and qui tam relief; Leroy)
 Smith, as Head of SC's Department of)
 Public Safety; all solely officially and)
 solely for injunctive and qui tam relief;)
 Leon Lott, as Sheriff of Richland County)
 SC and Warden of the Alvin S. Glenn)
 Detention Center (ASGDC); all solely)
 officially and solely for injunctive and)
 qui tam relief; Gafford Thomas Cooper,)
 Jr., as SC's Fifth Judicial Circuits's)
 Administrative Judge for General)
 Sessions; Daniel Johnson, all solely)
 officially and solely for injunctive and)
 qui tam relief as SC's Fifth Judicial)
 Circuit's Solicitor; all solely officially)
 and solely for injunctive and qui tam)
 relief Gary Watts, as Coroner for)
 Richland County SC; all solely officially)
 and solely for injunctive and qui tam)
 relief; Jeanette McBride, all solely)
 officially and solely for injunctive and)
 qui tam relief as Richland County's)
 Clerk of Court; Leslie Coggiola, as SC's)
 Disciplinary Counsel; all solely officially)
 and solely for injunctive and qui tam)
 relief; Roslynn Frierson, as Director of)
 SC's Office of Court Administration; all)
 solely officially and solely for injunctive)
 and qui tam relief. William Nettles, as)
 US Attorney for the District of South)
 Carolina (DSC); all solely officially and)
 solely for injunctive and qui tam relief;)
 Steven Benjamin, as Mayor and all)
 members of the City of Columbia ("the)
)

City”) Council; all solely officially and)
 solely for injunctive and qui tam relief;)
 Steve Gantt, manager for the City; all)
 solely officially and solely for injunctive)
 and qui tam relief Dana Turner, falsely)
 bearing a title of Chief Administrative)
 Judge of the City’s Municipal Court)
 (CMC); all solely officially and solely)
 for injunctive and qui tam relief; Randy)
 Scott, falsely bearing a title of the City’s)
 Chief of Police; all solely officially and)
 solely for injunctive and qui tam relief;)
 Marion Hanna, falsely bearing the title of)
 CMC judge; all solely officially and)
 solely for injunctive and qui tam relief;)
 Ken Gaines, supposed attorneys for the)
 City and all of their subordinates who)
 intend to injure Plaintiff; all solely)
 officially and solely for injunctive and)
 qui tam relief; Robert G. Cooper,)
 supposed attorneys for the City and all of)
 their subordinates who intend to injure)
 Plaintiff; all solely officially and solely)
 for injunctive and qui tam relief; all)
 solely officially and solely for injunctive)
 and qui tam relief; Dana M. Thye,)
 supposed attorneys for the City and all of)
 their subordinates who intend to injure)
 Plaintiff; all solely officially and solely)
 for injunctive and qui tam relief; David)
 A. Fernandez, supposed attorneys for the)
 City and all of their subordinates who)
 intend to injure Plaintiff; all solely)
 officially and solely for injunctive and)
 qui tam relief,)
)
 Defendants.)
)
)

Petitioner, proceeding *pro se* and *in forma pauperis*, filed this petition pursuant to 28 U.S.C. § 1983. This matter comes before the court upon Petitioner's motion [Entry #23] for reconsideration of the undersigned's order on recusal [Entry #17] or for a hearing on all cases referred to the undersigned. All pretrial proceedings in this case were referred to the undersigned pursuant to the provisions of 28 U.S.C. § 636(b) and Local Civil Rule 73.02(B)(2) (D.S.C.).

Motions for reconsideration of interlocutory orders are appropriately granted only in narrow circumstances: (1) the discovery of new evidence, (2) an intervening development or change in the controlling law, or (3) the need to correct a clear error or prevent manifest injustice. *American Canoe Ass'n v. Murphy Farms, Inc.*, 326 F.3d 505 (4th Cir. 2003). Petitioner has not identified any of the narrow circumstances appropriate for granting a motion to reconsider. Therefore, Petitioner's motion for reconsideration [Entry #23] is denied. Further, the court denies Petitioner's request for a hearing as otherwise unnecessary.

IT IS SO ORDERED.



August 15, 2012
Columbia, South Carolina

Shiva V. Hodges
United States Magistrate Judge